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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/061,129	11/13/2001	Thomas Tyson Lowery	G04.014	2257
	7590 01/30/200° ASCHOFF, TALWAL	EXAMINER		
50 LOCUSTAV	'ENUE	RETTA, YEHDEGA		
NEW CANAAN	N, CT 06840	ART UNIT	PAPER NUMBER	
		3622		
	•			
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MON	NTHS	01/30/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applic	cation No.	Applicant(s)				
Office Action Summary		10/06	1,129	LOWERY, THOM	LOWERY, THOMAS TYSON			
		Exam	iner	Art Unit				
			ga Retta	3622				
Th Period for Re	e MAILING DATE of this commu ply	nication appears on	the cover sheet	with the correspondence ac	idress			
WHICHE\ - Extensions after SIX (6 - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD AT IT IS LONGER, FROM THE AT IT IS LONGER	MAILING DATE OF s of 37 CFR 1.136(a). In n munication. statutory period will apply a y will, by statute, cause the	THIS COMMUN to event, however, may and will expire SIX (6) Mo examplication to become	NICATION. a reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).				
Status	•							
1)⊠ Res	ponsive to communication(s) fil	ed on 13 Novembe	er 2006.					
,	action is FINAL.	2b)⊠ This action						
• —	ce this application is in condition	for allowance exc	ept for formal ma	atters, prosecution as to th	e merits is			
• —	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of	of Claims							
4)⊠ Clai	m(s) 1-31 is/are pending in the	application.						
•	 4) ☐ Claim(s) 1-31 is/are pending in the application. 4a) Of the above claim(s) 32-58 is/are withdrawn from consideration. 							
	m(s) is/are allowed.							
<u>* ==</u>	m(s) <u>1-31</u> is/are rejected.							
7) Clai	m(s) is/are objected to.		•					
8)∐ Clai	m(s) are subject to restr	iction and/or election	on requirement.					
Application F	Papers							
	specification is objected to by the	he Examiner						
· •	drawing(s) filed on is/are		or b)□ objected t	o by the Examiner.				
•—	licant may not request that any obj		· · ·					
	lacement drawing sheet(s) including				FR.1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority unde	r 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
<i>′</i> – –	1. Certified copies of the priority documents have been received.							
2.	Certified copies of the priority documents have been received in Application No							
3.	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)								
	References Cited (PTO-892)	VDT-0 0 45'		w Summary (PTO-413)				
	Oraftsperson's Patent Drawing Review (n Disclosure Statement(s) (PTO/SB/08)			o(s)/Mail Date of Informal Patent Application				
Paper No(s)/Mail Date <u>11/13/01</u> . 6) Other:								

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DETAILED ACTION

Response to Amendment

This office action is in response to election to restriction submitted November 13, 2006.

Applicant elected group I (claims 1-31).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over powerbuyerservice.com and further in view of Joao (US 20010037205 A1).

Regarding claims 1, 12-14, 22, 25, 26, 27 and 30, Powerbuyerservice teaches receiving initial information about a customer for the first part (referral source); identifying second party (service provider) to which to provide the information; providing the second party with the information; receiving updates information regarding said customer (see page 26, also applicant's background page 1). Powerbuyerservice does not teach determining compensation owned by said second party based on at least in part on said updated information and receiving the compensation. Joao teaches the Merchant computer can transmit any and/or all transaction data and/or information such as commissions and/or referral fees due, and/or commissions and/or referral fees paid to, the Content Providers who or which utilize the apparatus of the present invention ([0002], [009]-[0014], [0022], [0073]. It would have been obvious to one of ordinary

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skill in the art at the time of the invention to implement Joao's referral and commission tracking system so that the referral service provider of Powerbuyerservice can be paid for the service of referring customers, at taught by Joao (see [0073].

Regarding claim 2, powerbuyerservice teaches allowing the first party to provide initial information via a web site ... (see page 1-8).

Regarding claim 3, powerbuyerservice teaches allowing the first part to select the second party allowing the first part to identify a service needed (see page 1-8 and applicant's background page 1).

Regarding claims 4-9 and 16-21, powerbuyerservice teaches determining a service associated with the characteristic of the user; identifying a party that can provide a service... (see applicant's background).

Regarding claims 10-11 and 15, 23, 24, 28, 29, 31, powerbuyerservice does not explicitly teach the second party providing the updated information via a web site ...charging fee to the second part per transaction between the customer and second part, it is taught in Joao (see fig. 3, [0109]-[0111], [0114]-[0117]). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the updated information via the web site, as in Joao, since the transaction is performed online or using the website and also to charge fee per transaction based on the agreement between the referring site and the service provide, as taught in Joao (see [0115]-[0117]).

Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Petras et al. (US 6,965,870 B1) teaches alerting a telemarketing agent of the activity of potential customer browsing a public server.

Prohaska et al. (US 20020023030 A1), teaches a third party compensation method that provides for the affiliation of a plurality of member attorneys with a benefit provider.

Bezos et al. (US 6029141 A) teaches Internet-based customer referral system.

General Electric Named E-Business Of The Year; GE Capital Real Estate News; www.gecapitalrealestate.com/news/news.asp.

Internet Archive Wayback Machine;

http://web.archive.org/web/*/http://www.powerbuyerservice.com

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yehdega Retta whose telephone number is (571) 272-6723. The examiner can normally be reached on 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber can be reached on (571) 272-6724. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/061,129

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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